| FORM PTO-1390 US DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTORNEY'S DOCKET NUMBER (REV. 1-98) | | | | | | |
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| 7 | RANSMITTAL LETTER | 0365-0491P | | | | |
| DESIGNATED/ELECTED OFFICE (DO/EO/US) | | | U.S. APPLICATION NO. (If known, see 37 CFR 1.5) | | | |
| | CONCERNING A FILING | 09/7×±3×916 | | | | |
| INTER | NATIONAL APPLICATION NO. | INTERNATIONAL FILING DATE | PRIORITY DATE CLAIMED | | | |
| | PCT/FI99/00630 | 15 JULY 1998 | 17 JULY 1998 | | | |
| TITLE | OF INVENTION | | | | | |
| APPLI | METHOD AND S CANT(S) FOR DO/EO/US | SYSTEM FOR CONTROLLING AN INTER | NET SERVICE OIP | | | |
| | SALMINEN, Kai; H | ARMA, Mika; KYLA-REKOLA, Matti; | | | | |
| Appaca | at herewith submits to the United States | Designated/Elected Office (DO/EO/US) the fol | lowing items and other information: | | | |
| 1. 🔯 | This is a FIRST submission of items conc | erning a filing under 35 U.S.C. 371. | B | | | |
| 2. | This is a SECOND or SUBSEQUENT so | abmission of items concerning a filing under 35 U.S. | s.C. 371. | | | |
| 3. 🔀 | | examination procedures (35 U.S.C 371(f)) at a | | | | |
| , M | | applicable time limit set in 35 U.S.C. 371(b). liminary Examination was made by the 19th ma | | | | |
| | A copy of the International Application | | min from the earliest claimed priority date | | | |
| 23 | | ed only if not transmitted by the International I | Prisoni | | | |
| | b. has been transmitted by the Int | | su(eau). | | | |
| | = | on was filed in the United States Receiving Of | ffice (PO/IIS) | | | |
| 6. | | | mee (Res 63). | | | |
| 7. | A translation of the International Application into English (35 U.S.C. 371(e)(3)) Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(e)(2)). | | | | | |
| | a. are transmitted herewith (required only if not transmitted by the International Bureau). | | | | | |
| | b. have been transmitted by the Ir | | Succession. | | | |
| | | the time limit for making such amendments ha | s NOT expired. | | | |
| | d. A have not been made and will no | | | | | |
| 8. | A translation of the amendments to the | e claims under PCT Article 19 (35 U.S.C. 37) | I(e)(3)). | | | |
| 9. | An oath or declaration of the inventor | (s) (35 U.S.C. 371(c)(4)). | | | | |
| 10. | | ernational Preliminary Examination Report un | ider PCT Article 36 | | | |
| | (35 U.S.C 371(c)(5)). | | | | | |
| Items 1 | 1. to 16. below concern document(s) of | or information included: | | | | |
| 11. 🛚 | An Information Disclosure Statement | under 37 CFR 1.97 and 1.98./International Se | arch Report with cited references | | | |
| 12. | An assignment document for recording | g. A separate cover sheet in compliance with 3 | 37 CFR 3.28 and 3.31 is included. | | | |
| 13. 🛛 | A FIRST preliminary amendment. | | 1 | | | |
| Ä | A SECOND or SUBSEQUENT preli | minery emendment | ł | | | |
| | Tibbe on a copoblectif pion | mina y anonanone. | | | | |
| 14. | A substitute specification. | | | | | |
| 15. | . A change of power of attorney and/or address letter. | | | | | |
| 16. 🛚 | Other items or information: FORM PCT/IPE.A/401 - PCT DEMA FORM PCT/IPE.A/409 - INTERNAT TWO (2) SHEETS OF FORMAL DR REQUEST FORM PCT/RO/101 | IONAL PRELIMINARY EXAMINATION RE | 3PORT | | | |
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| ١ | 17. The following fees are submitted: | | | | | CULATIONS | PTO USE ONLY | |
| 1 | BASIC NATIONAL B | EE (37 CFR 1.492(a)(1)-(5): | | | | | | |
| | | reliminary examination fee (37 | | | | | | |
| | | h fee (37 CFR 1.445(a)(2)) pai | | | | | | |
| ĺ | and International Sear | ch Report not prepared by the | EPO or JPO | \$1,000.00 | | | | |
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| 1 | USPTO but Internation | nal Search Report prepared by t | the EPO or JPO | \$860.00 | | | | |
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| 1 | International prelimina | ry examination fee (37 CFR 1. | 482) paid to USPTO | | | | | |
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| | | ry examination fee (37 CFR 1. | | | <u> </u> | | | |
| | | provisions of PCT Article 33(| | . \$100.00 | s | 1,000.00 | | |
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| | Surcharge of \$130.00 fe | or furnishing the oath or declar | ation later than 20 | ⊠ 30 | s | 130.00 | | |
| | | st claimed priority date (37 CF) | | _ | 3 | 130.00 | | |
| | CLAIMS | NUMBER FILED | NUMBER EXTRA | RATE | | | | |
| | Total Claims | 3 - 20 = | 0 | X \$18.00 | s | 0 | | |
| 9 | Independent Claims | 2 - 3 = | 0 | X \$80.00 | s | 0 | | |
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| | Processing fee of \$130 | 00 for furnishing the English t | | 20 30 | - | | | |
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| 38 | | nclosed assignment (37 CFR 1 | | | s | 0 | | |
| 57 | accompanied by an appr | ropriate cover sheet (37 CFR 3 | .28, 3.31). \$40.00 per proj | perty + | _ | · · | | |
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| b. Please charge my Deposit Account. No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed. | | | | | | | | |
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| c. \(\square\) The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 02-2448. | | | | | | | | |
| i | | · - | | e not boor | at a = | atition to wards | (37 CEP | |
| | NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status. | | | | | | | |
| | Send all correspondence to | : | | _ | \wedge | 1 0 10 | | |
| | Birch, Stewart, Kola | isch & Birch, LLP or Custo | mer No. 2292 | 1 | 14 | 1 X H | | |
| | P.O. Box 747 | | | | | | | |
| | Falls Church, VA 2 | 2040-0747 | | <i>y</i> . | SIGNAT | URE | 0 | |
| | (703)205-8000 | | | V SI ATT | ERY ' | JAMES M. | | |
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09/743916 528 Rec'd PCT/PTO 1 7 JAN 2001

PATENT 0365-0491P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

SALMINEN, Kai et al.

Int'l. Appl. No.: PCT/FI99/00630 Appl. No.:

NEW

Group: Unassigned

Filed:

January 17, 2001

Examiner: UNASSIGNED

For:

METHOD AND SYSTEM FOR CONTROLLING

AN INTERNET SERVICE

PRELIMINARY AMENDMENT

BOX PATENT APPLICATION

Assistant Commissioner for Patents Washington, DC 20231

January 17, 2001

Sir:

The following Preliminary Amendments and Remarks are respectfully submitted in connection with the above-identified application.

AMENDMENTS

IN THE SPECIFICATION:

Please amend the specification as follows:

Before line 1, insert -- This application is the national phase under 35 U.S.C. § 371 of PCT International Application No. PCT/FI99/00630 which has an International filing date of July 15, 1999, which designated the United States of America. --

/qf

0365-0491P

REMARKS

The specification has been amended to provide a crossreference to the previously filed International Application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

James M. Slattery, #28,78

P.O. Box 747

Falls Church, VA 22040-0747

(703) 205-8000

(Rev. 04/19/2000)

528 Rec'd PCT/PTO 17 JAN 2001

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Method and system for controlling an Internet service

The invention relates to a method according to the preamble of claim 1 for controlling an Internet service.

The invention also concerns a system for controlling an Internet service.

Generally, the invention serves the control of an Internet service such as an e-commerce site. The control is arranged to be carried out using a telephone set. With the help of the telephone, the state and function of the service can be steered and reports on the progress of the service received.

Conventionally, Internet services have been controlled via a computer equipped with an Internet connection. Herein, an Internet browser or a Telnet connection has served as the user interface. Alternatively, the service has been arranged to be directly controllable from a server.

A disadvantage of the computer-based arrangement of access control to a service has been that the user needs a computer with an installed Internet connection facility. This complicates the control of the service and limits the user's freedom of movement. Furthermore, the cost of solving the problem by means of a portable computer and a wireless Internet connection becomes high.

It is an object of the invention to overcome the above-mentioned disadvantages and to provide an entirely novel type of method and system for controlling an Internet service.

The goal of the invention is achieved through arranging an Internet server to cooperate with an automated voice response system, a telephone set and a text message service.

In the control of an Internet service, the service user follows the instructions issued

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by the automated voice response system. To proceed and activate the system functions, the service user issues commands through DTMF signalling and/or uttered phrases. The system response to the calling service user is transmitted as a voice signal or a GSM text message.

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More specifically, the method according to the invention is characterized by what is stated in the characterizing part of claim 1.

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Furthermore, the system according to the invention is characterized by what is stated in the characterizing part of claim 5.

The invention offers significant benefits.

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A particular advantage gained through the use of a telephone set as the control terminal of a service is the easy accessibility of the service. For the control of the service, the service user only needs a telephone. Hence, the user does not require a computer or an Internet connection to gain access to the service. If the user possesses a cellular phone, the Internet service is available almost at any time and in any place. This feature is of a primary importance in operative information systems such as e-commerce sites

In the following, the invention will be examined with the help of exemplifying embodiments by making reference to the attached drawings, in which:

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Figure 1 shows a flow diagram of an embodiment of a system layout according to the invention; and

Figure 2 shows diagrammatically an example of the temporal progress of the method according to the invention.

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Referring to Fig. 1, the subscriber first calls a voice response system 6 by placing a call from a telephone 1 via a telephone exchange 2. The voice response system 6 is

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comprised of a physical server, a connection to the telephone network (through an interface card), a server software and an application capable of responding to incoming service user calls.

The application of the voice response system 6 submits the service user a menu from which the user selects a desired function. The selection is accomplished by means of dual-tone multifrequency (DTMF) dialling. Next, the application requests the service user 1 to submit required defining parameters. A message is then formed by the application from the submitted information. The message 30 is sent to the Internet server 3 via, e.g., a socket connection. The Internet server 3 in turn is connected to an Internet network 4 through which the service users 7 can make, e.g., purchases via said Internet network 4.

At the Internet server 3, the control application monitors a given port. At the receipt of a message 30 from the application of the automated voice response system 6, the control application interprets the contents of the message 30 and carries out the required actions. Next, the control application returns to the voice response system 6 via the same channel a message 31 of a successful or unsuccessful execution of requested actions. The additional parameters may also be used for transmitting other information such as a report compiled by the server.

The service user 1 receives from the voice response system 6 a message indicating the success status of the requested service. Alternatively, the voice response system 6 can send the information as a short message to the calling subscriber. The short message is sent in real time by establishing a connection 33, e.g., using the CIMD protocol to a short-message center 5 of the cellular phone operator. Next, the short-message center 5 handles the radio-frequency transmission of message 32 to the calling subscriber 6.

30 The application of the voice response system 6 and the Internet server 3 cooperate in real time, which means that the service user can receive the response to the desired action immediately during the progress of the call. Obviously, a plurality of

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commands can be issued during a single call.

The voice response system can be replaced by a messaging device of an intelligent network (IP). In the context of the present invention, such devices and others capable of the same functions are more generally called voice message systems.

Now referring to Fig. 2, therein is shown the control sequence of a WWW server (including the actual WWW server, e-commerce software, control server, databases and the like) by means of an IVR (intelligent voice response) device comprising the following steps:

- 11. The IVR device offers a socket connection to a preset port numbered, e.g., as 2345, of the WWW server where the control server answers.
- 12. The control server accepts the connection and sends an acknowledge signal to the IVR device.
- 13. The voice response device requests the subscriber calling the service to submit an ID code and a password.
- 14. The service user submits the ID code and the password from the keypad of the telephone. The ID code and password are transmitted as DTMF signals to the IVR device.
- 15. The password is passed to the control server over the socket connection.
- 16. The control server performs a query on the database to verify the validity of the service user's ID code and password.
- 17. The result of the query is passed to the control server.
- 25 18. The control server passes the validity information of the submitted password to the IVR device via the socket connection.
 - 19. If the password is acceptable, the IVR device reads the menu contents to the service user, while the entry of an unacceptable password or ID code is reported to the calling subscriber and the service is terminated.
- 30 20. In the first case, the service user selects one alternative from menu by depressing the respective key of his telephone. The DTMF signal is transmitted to the IVR device. If the calling subscriber selects to terminate the call, the flow diagram

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proceeds to item 16.

21. Via the socket connection, the IVR device sends a command to the control server. Some of the needed commands are, e.g.:

| | "ping 1" | Check if e-commerce server #1 is open |
|---|-----------|--|
| 5 | "stats 2" | Statistics query on e-commerce server #2 |
| | "open 1" | Open connection to e-commerce server #1 |
| | "close 1" | Close connection to e-commerce server #1 |
| | "exit" | Terminate connection. |

"0 cannot onen"

- 22. The control server updates or queries the service database in a desired manner. The updates are performed in real time. Thus, the calling subscribers gaining access to the WWW pages at any time have realtime updated information available, e.g., that the e-commerce server to be accessed is closed.
 - 23. The information on the query results or success of data update is passed to the control server.
 - 24. Via the socket connection, the control server passes to the IVR device the information on the execution status of requested function (0 = not successful, 1 = successful) and other possible messages such as the results of the database query. Some of the possible response messages are, e.g.:

| · ···································· | o commerce server not opened successfully |
|--|--|
| "1 shop opened" | e-commerce server opened successfully |
| "1 visitors; 123 sales; | Results of statistics information requested by the |
| FIM 53421" | Stats command |
| "1 shop ok" | Response to Ping command when e-commerce |
| | server transaction found valid |
| "I shop not working" | Response to Ping command when e-commerce |
| | server transaction found defective |
| "0 cannot ping" | Response to Ping command found unsuccessful |

e-commerce server not opened successfully

25. The IVR device processes the response message and query information by issuing a verbal message to the calling subscriber or, alternatively, by sending a text message to the subscriber. The sequence is restarted at item 19; or alternatively 26. The IVR device disconnects the socket connection to the WWW server.

27. A verbal message is issued to the subscriber on the disconnection of the service.

Without departing from the scope and spirit of the invention, embodiments different from those described above may be contemplated. For instance, the implementation of the automated voice response system can be utilizing advanced applications such as text-to-speech synthesis or speech recognition. Furthermore, the application of the automated voice response can be complemented with a pulse signal detection.

Swedish Patent Office International Application

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- 1. Method for controlling an Internet service such as an e-commerce site, in which method the service provider is given a possibility of controlling and steering the progress of the service, in which method the control commands of the service provider are transmitted as dial tone signals (DTMF) via a telephone network (2) to a voice response system (6) that in turn passes the control commands in real time to an Internet server (3).
- 10 characterized in that
 - said voice response system (6) transmits the acknowledgement information on a successful control action as a short message to the subscriber (1) controlling the system.
 - 2. Method according to claim 1, characterized in that said voice response system (6) transmits the acknowledgement information on a successful control action as a short message using the CIMD protocol.
 - 3. System for controlling an Internet service, the system comprising an Internet network (4), a plurality of service users (7) and at least one Internet server (3), said system having means for providing commercial services and controlling said services, said system including a voice response system (6) cooperating in real time with said Internet server (3), c h a r a c t e r i z e d in that said system includes a text message center (5) for transmitting acknowledgement messages to the subscriber (1) controlling the system.

[57] Abstract

The present invention relates to a method and system for controlling an Internet service such as an e-commerce site. The method offers the service provider facilities to control and steer the progress of the service. According to the invention, the control commands of the service provider are transmitted via a telephone network (2) to a voice response system (6) that further passes the control commands in real time to an Internet server (3).

(Fig. 1)

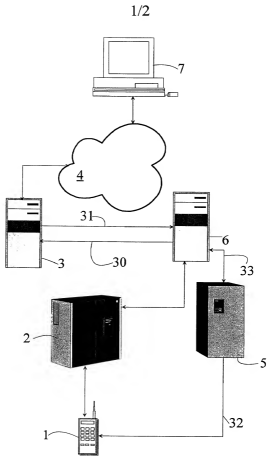
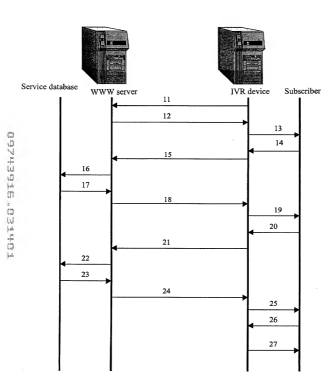


Fig. 1



Control application

Telephone application

Fig. 2

BIRC STEWART, KOLASCH & IRCH, LLP

COMBINED DECLARATION AND POWER OF ATTORNEY

FOR PATENT AND DESIGN APPLICATIONS

ATTORNEY DOCKET NO.

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| PLEASE NOTE: |
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| YOU MUST |
| COMPLETE THE |
| FOLLOWING: |

Insert Title:

0365-0491P As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated next to my name; that I verily believe that I am the original, first and sole inventor (if only one inventor is named below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:
Method and system for controlling an internet service

| Fill in Appropriate | the specification of which is | | | | | | |
|------------------------------------|--|--|--------------------------------|--------------------------------|--|--|--|
| Information - | the specification of which is | | | | | | |
| For Use Without Specification | | n was filed onJar ication Number <u>09/74</u> | | as | | | |
| Attached: | | | • | ; and /or | | | |
| | the specification | | ly 15, 1999 | as PCT | | | |
| | International Appl | | T/F199/00630 | ; and was | | | |
| | amended under Po | CT Article 19 on | (i | if applicable) | | | |
| | I hereby state that I hav | e reviewed and understa | and the contents of the abo | ove identified specification | | | |
| | including the claims, as amer | nded by any amendment | referred to above. | • | | | |
| | l acknowledge the duty | to disclose information v | hich is material to patenta | bility as defined in Title 37 | | | |
| | Code of Federal Regulations, | | | | | | |
| | I do not know and do not | believe the same was eve | r known or used in the Unit | ed States of America before | | | |
| | my or our invention thereof, our invention thereof or mor | or paterited or described | this application is | n any country before my o | | | |
| | on sale in the United States of | America more than one | wear prior to this application | me was not in public use o | | | |
|) | been patented or made the su | biect of an inventor's cer | tificate issued before the da | te of this application in an | | | |
| | country foreign to the United | l States of America on a | application filed by me or | my legal representatives of | | | |
| | assigns more than twelve mon | ths (six months for desig | ns) prior to this application. | , and that no application for | | | |
| | patent or inventor's certificat | e on this invention has b | een filed in any country for | eign to the United States o | | | |
| | America prior to this applicat | tion by me or my legal re | presentatives or assigns, ex- | cept as follows. | | | |
| | I hereby claim foreign p | riority benefits under Ti | de 35, United States Code, | §119 (a)-(d) of any foreign | | | |
| Ē | application(s) for patent or | inventor's certificate lis | ed below and have also id | entified below any foreign | | | |
| | application for patent or inv priority is claimed: | entor's certificate having | ga filing date before that o | of the application on which | | | |
| Insert Priority | priority is claimed. | | | | | | |
| Information: | Prior Foreign Application | ı(s) | | Priority Claimed | | | |
| (if appropriate) | 981637 | Finland | July 17, 1998 | 3 | | | |
| 5 | (Number) | (Country) | (Month/Day/Year Filed) | Yes No | | | |
| | (Number) | (Country) | (Month/Day/Year Filed) | | | | |
| | (| (Country) | (Month) Day/ rear Filed) | Yes No | | | |
| | (Number) | (Country) | (Month/Day/Year Filed) | — □ □ Yes No | | | |
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| | (Number) | (Country) | (Month/Day/Year Filed) | Yes No | | | |
| | (Number) | (Country) | 77 7 75 71 75 71 | | | | |
| | | | (Month/Day/Year Filed) | Yes No | | | |
| | application(s) listed below. | it under 11tie 35, United | States Code, §119(e) of an | y United States provisiona | | | |
| Insert Provisional Application(s): | application(s) listed below. | | | | | | |
| (if any) | (Application Number) | | (Film | g Date) | | | |
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| | (Application Number) | | | g Date) | | | |
| | All Foreign Applications, if any, for any Patent or Inventor's Certificate Filed More Than 12 Months (6 | | | | | | |
| Insert Requested | Months for Designs) Prior T | | | | | | |
| Information: | Country | , | pplication No. | Date of Filing (Month/Day/Year | | | |
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| | listed below and incofor as th | t under 11tte 35, United | States Code, §120 of any U | nited States application(s) | | | |
| | listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, | | | | | | |
| | §112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, | | | | | | |
| | Code of Federal Regulations, | \$1.56 which became ava | ilable between the filing d | ate of the prior application | | | |
| | and the national or PCT inter | national filing date of th | is application: | ac or the prior application | | | |
| Insert Prior U.S. | | | 11 | | | | |
| Application(s): | (Application Number) | (Filing Date) | (Status - pa | tented, pending, abandoned) | | | |
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| | (Application Number) | (Filing Date) | (Status - pa | tented, pending, abandoned) | | | |
| Page 1 of 9 | | | | | | | |

Thereby a the following attorneys to prosecute this at station and/or an international application and a pile attorned on this application and to transact all business in the Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the attorneys identified below, unless the inventor(s) or assignce provides said attorneys with a written notice to the contrary:



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FOLLOWING:

| Terrell C. Birch | (Reg. No. 19,382) | Raymond C. Stewart | (Reg. No. <u>21,066</u>) |
|---------------------|-------------------|-----------------------|---------------------------|
| Joseph A. Kolasch | (Reg. No. 22,463) | James M. Slattery | (Reg. No. <u>28,380</u>) |
| Bernard L. Sweeney | (Reg. No. 24,448) | Michael K. Mutter | (Reg. No. <u>29,680</u>) |
| Charles Gorenstein | (Reg. No. 29,271) | Gerald M. Murphy, Jr. | (Reg. No. <u>28,977</u>) |
| Leonard R. Svensson | (Reg. No. 30,330) | Terry L. Clark | (Reg. No. <u>32,644</u>) |
| Andrew D. Meikle | (Reg. No. 32,868) | Marc S. Weiner | (Reg. No. <u>32,181</u>) |
| Joe McKinney Muncy | (Reg. No. 32,334) | Donald J. Daley | (Reg. No. <u>34,313</u>) |
| C. Joseph Faraci | (Reg. No. 32,350) | | |

Send Correspondence to:

BIRCH, STEWART, KOLASCH & BIRCH, LLP

P.O. Box 747 • Falls Church, Virginia 22040-0747

Telephone: (703) 205-8000 • Facsimile: (703) 205-8050

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Tide 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

| Full Name of First or Sole Inventor: Insert Name of Inventor | GIVEN NAME | FAMILY NAME Salminen | INVENTOR'S SIGNATURE | | DATE* January 12, 2001 | | |
|--|---|---|--|------------------------|------------------------------|--|--|
| Document is Signed Insert Residence Insert Citizenship | | Finland $\mathcal{J}\mathcal{I}\mathcal{X}$ | | CITIZENSHIP Finnish | | | |
| Insert Post Office | | | including City, State & Country) Järvenpää, Finland | 1 | | | |
| Full Name of Second Inventor, if any: | GIVEN NAME | FAMILY NAME | INVENTOR'S SIGNATURE | | DATE* January 12, 2001 | | |
| see above | | e & Country) Inland JIX | | CITIZENSHIP Finnish | | | |
| - | POST OFFICE ADDRESS (Complete Street Address including City, State & Country) Hiomokuja 3 A 11, FIN-00380 Helsinki, Finland | | | | | | |
| 3-CO Full Name of Third Inventor, if any | GIVEN NAME | FAMILY NAME Kyla-Rokola | INVENTOR'S SIGNATURE | Lelad | DATE* January 27, 2001 | | |
| see above | Residence (City, Sta Espoo, Fin | e & Country) and JIX | | CITIZENSHIP Finnish | | | |
| | POST OFFICE ADDRESS (Complete Street Address including City, State & Country) Kuutamokatu 5 B 43, FIN-02210 Espoo, Finland | | | | | | |
| Full Name of Fourth Inventor, if any | GIVEN NAME | FAMILY NAME Salste | INVENTOR'S SIGNATURE | | DATE* January 30, 2001 | | |
| see above | Helsinki, | te & Country) Finland JTX | | CITIZENSHIP Finnish | | | |
| | POST OFFICE ADDRESS (Complete Street Address including City, State & Country) Kylänvanhimmantie /6; FW-00640 HELSIWKI, FINGAND | | | | | | |
| Full Name of Fifth Inventor, if any | GIVEN NAME | FAMILY NAME | INVENTOR'S SIGNATURE | | DATE* | | |
| see above | Residence (City, Sta | te & Country) | | CITIZENSHIP | | | |
| | POST OFFICE ADD | RESS (Complete Street Addres | ss including City, State & Country) | | | | |
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